

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 11/8/2023

MEMORANDUM ENDORSED

United State District Court
For the Southern District of New York.

Kerin Lewis Case: 1-16-Cr-396-GHW-a

v.


United State of America

"Letter for home Detention Eligibility Date"

Now Comes Kerin Lewis A federal Prison
Sending a letter For the Purpose of Making
A Decision on My Earliest home Detention
Eligibility Date i may be Eligible for. I
Came from the State Prison to the federal
Prison the year of 2016. However i got Sentence
For my federal Charge the year of 2017, 10-18-17
also thats when my federal time started is
when i got Sentence. However while waitting
in "MCC" for 16 months to get sentence i
never received any credit towards my Sentence.
however Moving forward After i got Sentence in
federal Prison i been back in forth to State
Prison to take Care of my none Violence
Charges which i Served time for. Now im
back in federal Custody im Currently in

Challenge Program which will be completed shortly. I served more than 70 percent of my federal sentence i been incarcerated since ~~12-02~~ 12-02-2015 from state prison to federal. My full term date for my federal charge is 9-11-2026 in my home detention date is 11-9-2024. I'm willing to serve the remaining of my sentence home detention I have no history of escapes nor any violence. However can you please look into this matter because i may be eligible for my home detention eligibility date.

Please and thank you for your time

Respectfully Submitted
: 

77882-054
USP Canaan
P.O. Box. 300
Waymart, PA. 18472

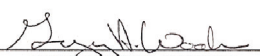
Application denied. The Court does not calculate time served by inmates or their release dates. That is the responsibility of the Bureau of Prisons. *United States v. Wilson*, 503 U.S. 329, 335 (1992) ("After a district court sentences a federal offender, the Attorney General, through the BOP, has the responsibility for administering the sentence.").

The Court certifies, pursuant to 28 U.S.C. § 1915(a)(3), that any appeal from this order would not be taken in good faith, and therefore IFP status is denied for the purpose of an appeal. See *Coppedge v. United States*, 369 U.S. 438, 444-45 (1962).

The Clerk of Court is directed to mail a copy of this order to Mr. Lewis.

SO ORDERED.

Dated: November 8, 2023
New York, New York


GREGORY H. WOODS
United States District Judge